FACT SHEET - #18

SUBJECT: Rights Warnings

1. PURPOSE. To provide information on when and how to advise suspects of their rights under Article 31b, UCMJ.

2. FACTS.

- a. When a soldier is suspected of violating law or regulation, the logical first step is to question the soldier. If the soldier is suspected of a violation, and the person doing the questioning is acting in an official capacity, then a rights warning is required.
- (1) A soldier is a suspect if there is a reasonable belief or suspicion the soldier committed a crime or violated a regulation.
- (2) A questioner is acting in an official capacity when performing a role as a member of the command or Army. In simple terms, unless the questions are being asked for <u>purely</u> personal reasons, the questioning is official.
- b. If a warning is required, decide how to give the warning. First, always read the warning verbatim from a rights warning card. Second, if possible, have witnesses to the warning and waiver process. Third, use a rights waiver certificate, DD Form 3881, when possible. Fourth, ensure that the atmosphere surrounding the questioning is not obviously coercive. The following common mistakes should be avoided:
 - (1) Not reading the warning verbatim from the card.
 - (2) Assuming that you do not have to provide a rights warning because of the following:
 - (a) I'm not the commander.
 - (b) I had a good relationship with the suspect.
 - (c) I had not yet decided to take any action.
 - (d) He approached me and wanted to talk.
 - c. Always attempt to coordinate your actions with your trial counsel or legal NCO.
- d. Be prepared. Make sure you have rights warning cards available and DD Forms 3881 accessible. Commanders, first sergeants, and supervisors of soldiers should carry a rights warning card with them at all times.

ATZK-JAA

SUBJECT: Rights Warnings

3. POC is the unit trial counsel.

VINCENT C. NEALEY Chief, Administrative Law Division